Florida:

None

Determinations Issued Under the Davis-Bacon and Related Acts" being modified are listed by Volume, State, and page number(s). Dates of publication in the Federal Register are in parentheses following the decisions being modified.

#### Volume I

FL91-17(Feb. 22, 1991)...... p. 141, p. 142.

Mississippi:
MS91-8(Feb. 22, 1991) p. ALL.
MS91-9(Feb. 22, 1991) p. ALL.
MS91-10(Feb. 22, 1991) p. ALL.
Pennsylvania:
PA91-4(Feb. 22, 1991) p. 985, pp. 986- 987.
Volume II
Michigan:
MI91-3(Feb. 22, 1991) p. 477, pp. 479- 481, 487.
MI91-4(Feb. 22, 1991) p. 491, pp. 495-
MI91-5(Feb. 22, 1991) p. 499, pp. 500- 512.
MI91-7(Feb. 22, 1991) p. 515, pp. 516-534h.
Ohio:
OH91-29(Feb. 22, 1991) p. 903, pp. 904- 942.
Texas:
TX91-19(Feb. 22, 1991) p. ALL.
Volume III

### General Wage Determination Publication

General wage determinations issued under the Davis-Bacon and related Acts. including those noted above, may be found in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under the Davis-Bacon and Related Acts." This publication is available at each of the 50 Regional Government Depository Libraries and many of the 1,400 Government Depository Libraries across the country. Subscriptions may be purchased from: Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402 (202) 783-3238.

When ordering subscription(s), be sure to specify the State(s) of interest, since subscriptions may be ordered for any or all of the three separate volumes, arranged by State. Subscriptions include an annual edition (issued on or about January 1) which includes all current general wage determinations for the State covered by each volume. Throughout the remainder of the year, regular weekly updates will be distributed to subscribers.

Signed at Washington, DC, this 27th day of December 1991.

#### Alan L. Moss.

Director, Division of Wage Determinations. [FR Doc. 92–18 Filed 1–2–92; 8:45 am]

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## NUCLEAR REGULATORY COMMISSION

[Docket No. 40-8964]

Rio Algom Mining Corp.; Final Finding of No Significant Impact Regarding the Issuance of a Source Material License to Rio Algom Mining Corp., Smith Ranch Commercial Mine Project, Converse County, Wyoming

**AGENCY:** U.S. Nuclear Regulatory Commission.

**ACTION:** Notice of final finding of no significant impact.

### 1. Proposed Action

The administrative action is issuance of a commercial source and byproduct material license. This license will authorize in situ leach uranium recovery of the Smith Ranch Project in Converse County, Wyoming.

# 2. Reasons for Finding of No Significant Impact

An environmental assessment was prepared by the staff at the U.S. Nuclear Regulatory Commission (NRC) and issued by the Commission's Uranium Recovery Field Office, Region IV. The environmental assessment performed by the Commission's staff evaluated potential impacts onsite and offsite due to radiological releases that may occur during the course of the operation. Documents used in preparing the assessment included operational data from the O-Sand and Q-Sand Research and Development in situ leach operation and the licensee's application dated March 31, 1988, as amended. Based on the review of operational data and the application materials, the Commission has determined that no significant impact will result from the proposed action, and therefore, an Environmental Impact Statement is not warranted.

The following statements support the final finding of no significant impact and summarize the conclusions resulting from the environmental assessment.

A. The ground-water monitoring program proposed by Rio Algom Mining Corp. is sufficient to monitor the operations and will provide a warning system that will minimize any impact on ground water. Furthermore, aquifer testing indicates that the production zone is adequately confined, thereby

assuring hydrologic control of mining solutions.

B. Radiological effluents from the proposed operation of the well field and processing plant will be within regulatory limits and will be continuously monitored.

C. The environmental monitoring program is comprehensive and will detect any radiological releases resulting from the operation.

D. Radioactive wastes will be minimal and will be disposed of at an approved site in accordance with applicable Federal and State regulations.

E. Ground water, based on previous applicant demonstration projects, can be restored to baseline conditions or applicable class of use standards.

F. Cultural resources eligible for and listed on the National Register of Historic Places will not be adversely affected by the mining project.

In accordance with 10 CFR 51.33(a), the Director of the Uranium Recovery Field Office made the determination to issue a draft finding of no significant impact and to accept comments on the draft finding for a period of 30 days after issuance in the Federal Register. The draft finding was published in the Federal Register on October 28, 1991. No public comments were received.

This finding, together with the Environmental Assessment setting forth the basis for the findings, is available for public inspection and copying at the Commission's Uranium Recovery Field Office at 730 Simms Street, Golden, Colorado, and at the Commission's Public Document Room at 2120 L Street, NW., Washington, DC 20555.

Dated at Denver, Colorado this 23rd day of December 1991.

Ramon E. Hall,

Director.

[FR Doc. 92-65 Filed 1-2-92; 8:45 am]

[Docket Nos. 50-277, 50-278, 50-352, 50-353]

Philadelphia Electric Co., Public Service Electric and Gas Co., Delmarva Power and Light Co., Atlantic City Electric Co. (Peach Bottom Atomic Power Station, Units 2 and 3) (Limerick Generating Station, Units 1 and 2); Exemption

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The Philadelphia Electric Company, et. al. (PECo, the licensee), is the holder of Operating License Nos. DPR-44, DPR-56, NPF-39 and NPF-85 which authorizes operation of the Peach Bottom Atomic Power Station, Units 2